§ 284.263

§157.17 of this chapter or the prior notice provisions of §157.208(b) of this chapter.

Participant means any first seller, interstate pipeline, intrastate pipeline, local distribution company or Hinshaw pipeline that participates in an emergency natural gas transaction under this subpart.

Recipient means:

- (1) In the case of a sale of emergency natural gas, the purchaser of such gas; or
- (2) In the case of a transportation or exchange of natural gas when there is no sale of emergency natural gas under this subpart, the participant who receives the gas.

Hinshaw pipeline means a pipeline that is exempt from the Natural Gas Act jurisdiction of the Commission by reason of section 1(c) of the Natural Gas Act.

[Order 603, 64 FR 26610, May 14, 1999]

§ 284.263 Exemption from section 7 of Natural Gas Act and certain regulatory conditions.

Any participant that engages in an emergency natural gas transaction conducted in accordance with this subpart is exempt from the requirements of section 7 of the Natural Gas Act and the conditions of §284.10, except as provided in §284.266, and from the requirements of §§284.7–284.9 and §§284.11–284.13 of subpart A of this part. Participation in any emergency natural gas transaction will not subject any participant to the jurisdiction of the Commission under section 7 of the Natural Gas Act except to the extent such transaction is provided for in this subpart.

§ 284.264 Terms and conditions.

- (a) General conditions. (1) A participant must make every reasonable attempt to minimize use of emergency natural gas transactions.
- (2) Before deliveries of emergency natural gas commence, a responsible official of the recipient must provide any participants in the emergency natural gas transaction sufficient information to enable the participants to form a good faith belief that an emergency exists or is imminent.
- (3) No participant may engage in an emergency natural gas transaction if

its participation will adversely affect service to its existing customers.

- (4) A participant may not sell emergency natural gas if, during the term of the sale, it is also purchasing emergency natural gas under this subpart, except when natural gas is being sold to relieve an emergency on another, separate segment of the participant's system.
- (5) An interstate pipeline, acting in an emergency gas transaction as a broker or agent on behalf of another participant or any other person, may not receive compensation for such brokerage or agency service.
- (6) A recipient of emergency natural gas that directly benefits from the service must:
- (i) Provide line loss and the fuel volumes required to transport the emergency natural gas; and
- (ii) Pay for the facilities required to be constructed to conduct the emergency natural gas transaction.
- (b) Duration—1) Emergency sale or transportation. An emergency natural gas transaction is limited to 60 consecutive calendar days, except that such transaction may be continued for an additional 60 consecutive days if:
- (i) Fifteen days prior to the end of the initial 60-day period, the recipient of emergency natural gas files a petition that:
- (A) Describes fully the continued emergency,
- (B) Requests a waiver of the initial 60-day limitation and permission for an extension of the transaction for an additional 60 days; and
- (ii) Within the 15-day period, the Commission does not, by order, prohibit continuation of the emergency natural gas transaction for the additional 60-day period.
- (2) Redelivery in emergency exchange. The redelivery of emergency natural gas received under an exchange arrangement must occur within 180 consecutive days following the termination of deliveries of the emergency natural gas.

§ 284.265 Cost recovery by interstate pipeline.

(a) Except as provided in paragraph (b), an interstate pipeine that provides emergency natural gas, whether from

its system supply or by special purchase, must directly assign the emergency gas costs to the recipient.

(b) If an interstate pipeline cannot identify individual recipients, the interstate pipeline must roll the emergency gas costs into its general system supply costs.

§ 284.266 Rates and charges for interstate pipelines.

- (a) Transportation rates—1) Rate on file. If an interstate pipeline has on file with the Commission an effective transportation rate schedule that conforms to §284.10, it must use volumetric rates based upon fully-allocated costs and adjusted only for time and distance.
- (2) Rate not on file. If an interstate pipeline does not have on file with the Commission a transportation rate schedule that conforms to §284.10, it may:
- (i) Base its rates upon the methodology used in designing rates to recover the transmission and related storage costs included in one of its then-effective sales rates schedules; or
- (ii) Use the rates contained in one of its transportation rate schedules on file with the Commission which the interstate pipeline determines covers service comparable to transportation service authorized under this subpart.
- (b) Interstate pipeline costs excluded from rate base. An interstate pipeline may not include in its jurisdictional rate base any cost associated with facilities installed and operated in connection with an emergency natural gas transaction unless a certificate of public convenience and necessity has been a certificate, such facilities may only be used to conduct emergency natural gas transactions or transactions authorized under section 311 of the NGPA.

[Order 449, 51 FR 9187, Mar. 18, 1986, as amended by Order 581, 60 FR 53074, Oct. 11, 1995]

$\S\,284.267$ Intrastate pipeline emergency transportation rates.

General rule. Rates and charges for transportation of emergency gas by intrastate pipelines authorized under this subpart must be determined in accordance with §284.123 of this chapter.

§ 284.268 Local distribution company emergency transportation rates.

- (a) Rate on file. A local distribution company that has a rate on file with an appropriate state regulatory agency for city-gate transportation services must determine its rates and charges for transportation of emergency natural gas in accordance with §284.123 of this chapter.
- (b) Rate not on file. A local distribution company that does not have a rate on file with an appropriate state regulatory agency for city-gate transportation services must determine its rates and charges for transportation of emergency natural gas (per unit volume of emergency natural gas transported) in accordance with §284.224(e)(2)(ii) of this chapter.

§ 284,269 Intrastate pipeline and local distribution company emergency sales rates.

An intrastate pipeline or local distribution company must determine its rates for sales of emergency natural gas under this subpart in accordance with §284.142.

[Order 449, 51 FR 9187, Mar. 18, 1986, as amended by Order 581, 60 FR 53074, Oct. 11, 1995]

§ 284.270 Reporting requirements.

- (a) Forty-eight hour report for sales transactions. Within 48 hours after deliveries of emergency natural gas commence, the purchasing participant must notify the Commission by email, facsimile or other written report of the sale, stating, in the following sequences:
- (1) That the report is submitted pursuant to §284.270 for an emergency natural gas transaction;
- (2) The date deliveries commenced;
- (3) The specific nature of the situation, explained in sufficient detail to demonstrate how the situation qualifies as an emergency under \$284.262 and under the conditions of \$284.264, and anticipated duration of the emergency;
- (4) The estimated total amount and average daily amount of emergency natural gas to be purchased during the term of the transaction;
- (5) The purchase price of the emergency natural gas;
- (6) The transportation rate; and